

ADVANCEMENT OF PEACE

Treaty signed at Washington September 15, 1914

Senate advice and consent to ratification September 25, 1914

Ratified by the United Kingdom October 8, 1914

Ratified by the President of the United States November 4, 1914

Ratifications exchanged at Washington November 10, 1914

Entered into force November 10, 1914

Proclaimed by the President of the United States November 11, 1914

*Article II amended by agreement of November 3, 1915*¹

*Article II superseded and second paragraph of article III abrogated in respect of South Africa by agreement of April 2, 1940,² and in respect of Australia, Canada, and New Zealand by agreements of September 6, 1940*³

38 Stat. 1853; Treaty Series 602

The President of the United States of America and His Majesty the King of the United Kingdom of Great Britain and Ireland and of the British Dominions beyond the Seas, Emperor of India, being desirous to strengthen the bonds of amity that bind them together and also to advance the cause of general peace, have resolved to enter into a treaty for that purpose, and to that end have appointed as their plenipotentiaries:

The President of the United States, the Honorable William Jennings Bryan, Secretary of State of the United States; and

His Britannic Majesty, the Right Honorable Sir Cecil Arthur Spring-Rice, G.C.V.O., K.C.M.G., etc., His Ambassador Extraordinary and Plenipotentiary at Washington;

Who, after having communicated to each other their respective full powers, found to be in proper form, have agreed upon and concluded the following articles:

¹ TS 602-A, *post*, p. 373.

² TS 966, *ante*, vol. 11, p. 476, SOUTH AFRICA.

³ TS 974, *ante*, vol. 5, p. 143, AUSTRALIA; TS 975, *ante*, vol. 6, p. 190, CANADA; TS 976, *ante*, vol. 10, p. 282, NEW ZEALAND.

ARTICLE I

The High Contracting Parties agree that all disputes between them, of every nature whatsoever, other than disputes the settlement of which is provided for and in fact achieved under existing agreements between the High Contracting Parties, shall, when diplomatic methods of adjustment have failed, be referred for investigation and report to a permanent International Commission, to be constituted in the manner prescribed in the next succeeding article; and they agree not to declare war or begin hostilities during such investigation and before the report is submitted.

ARTICLE II

The International Commission shall be composed of five members, to be appointed as follows: One member shall be chosen from each country, by the Government thereof; one member shall be chosen by each Government from some third country; the fifth member shall be chosen by common agreement between the two Governments, it being understood that he shall not be a citizen of either country. The expenses of the Commission shall be paid by the two Governments in equal proportions.

The International Commission shall be appointed within six months after the exchange of the ratifications of this treaty; and vacancies shall be filled according to the manner of the original appointment.⁴

ARTICLE III

In case the High Contracting Parties shall have failed to adjust a dispute by diplomatic methods, they shall at once refer it to the International Commission for investigation and report. The International Commission may, however, spontaneously by unanimous agreement offer its services to that effect, and in such case it shall notify both Governments and request their cooperation in the investigation.

In the event of its appearing to His Majesty's Government that the British interests affected by the dispute to be investigated are not mainly those of the United Kingdom but are mainly those of some one or more of the self governing dominions, namely, the Dominion of Canada, the Commonwealth of Australia, the Dominion of New Zealand, the Union of South Africa, and Newfoundland, His Majesty's Government shall be at liberty to substitute as the member chosen by them to serve on the International Commission for such investigation and report another person selected from a list of persons to be named one for each of the self governing dominions but only one shall act, namely, that one who represents the dominion immediately interested.

⁴ For an exchange of notes at Washington Nov. 3, 1915, extending time specified for completion of commission, see TS 602-A, *post*, p. 373.

The High Contracting Parties agree to furnish the Permanent International Commission with all the means and facilities required for its investigation and report.

The report of the International Commission shall be completed within one year after the date on which it shall declare its investigation to have begun, unless the High Contracting Parties shall limit or extend the time by mutual agreement. The report shall be prepared in triplicate; one copy shall be presented to each Government, and the third retained by the Commission for its files.

The High Contracting Parties reserve the right to act independently on the subject matter of the dispute after the report of the Commission shall have been submitted.

ARTICLE IV

This treaty shall not affect in any way the provisions of the Treaty of the 11th January, 1909,⁵ relating to questions arising between the United States and the Dominion of Canada.

ARTICLE V

The present treaty shall be ratified by the President of the United States of America, by and with the advice and consent of the Senate thereof, and by His Britannic Majesty; and the ratifications shall be exchanged at Washington as soon as possible. It shall take effect immediately after the exchange of ratifications, and shall continue in force for a period of five years; and it shall thereafter remain in force until twelve months after one of the High Contracting Parties have given notice to the other of an intention to terminate it.

In witness whereof the respective plenipotentiaries have signed the present treaty and have affixed thereunto their seals.

Done in duplicate at Washington on the 15th day of September, in the year of our Lord nineteen hundred and fourteen.

WILLIAM JENNINGS BRYAN [SEAL]
CECIL SPRING RICE [SEAL]

⁵ TS 548, *ante*, p. 319